#### **Barrett S. Litt**

Kaye, McLane, Bednarski & Litt, LLP 975 East Green Street Pasadena, California 91106 Telephone: (626) 844-7660

Facsimile: (626) 844-7670

### **Education**

1966 B.A. University of California at Berkley 1969 J.D. UCLA School of Law

### **Honors and Awards**

- 1987 Pro Bono Firm of the Year Award from Public Counsel (Litt & Stormer)
- 1992 Civil Rights Firm of the Year Award from the NAACP Legal Defense Fund (Litt & Marquez)
- 1995 Public Interest Alumnus of the Year Award from UCLA School of Law
- 2010 California Lawyer Attorney of the Year Award (CLAY)

### **Recent Contributions to Professional Publications**

"Class Certification in Police/Law Enforcement Cases", *Civil Rights Litigation and Attorney's Fee Annual Handbook*, Vol.18, Ch.3, West Publishing 2002

"Rights for Wrongs", addressing issues under the California Civil Rights statutes, *Los Angeles Lawyer Magazine*, December 2005

"Select Substantive Issues Regarding Class Action Litigation In The Jail/Prison Setting", *National Police Accountability Project*, October 2006

"Obtaining Class Attorney's Fees," Civil Rights Litigation and Attorney's Fee Annual Handbook, Vol.26, West Publishing 2010

#### **Professional**

1/2013 to the present	Kaye, McLane, Bednarski & Litt, LLP
2004 to 2012	Litt, Estuar & Kitson, LLP
1997 to 2004	Litt & Associates
1991 to 1997	Litt & Marquez
1984 to 1991	Litt & Stormer

## Licensed to practice in:

State of California

U.S. District Court, Central District of California

U.S. District Court, Eastern District of California

U.S. District Court, Northern District of California

Ninth Circuit Court of Appeals

Fourth Circuit Court of Appeals

Fifth Circuit Court of Appeals

**Eleventh Circuit Court of Appeals** 

D.C. Circuit Court of Appeals

United States Supreme Court

#### Admitted Pro Haec Vice in:

U.S. District of Columbia

U.S. District Court, Northern District of Georgia

U.S. District Court, District of Maryland

# Rated "AV" by Martindale-Hubbell

Listed in *Southern California Super Lawyers* in the fields of civil rights and class actions for the years 2005-present.

Listed in Best Lawyers in America (Los Angeles area) in the field of civil rights.

# Civil Rights Class Actions - Classes Certified and Cases Currently Pending:

McKibben v. County of San Bernardino, Case No.: EDCV 14-2171 - JGB (SPx) (certified class action for injunctive relief and damages for unequal treatment of Gay, Bisexual and Transgender jail inmates; preliminary

approval of settlement granted; final approval of settlement pending hearing on Feb. 11, 2019)

Amador v. Baca, No.: 10-1649 SVW (RC) (C.D. Calif) (pending certified class action challenging manner of searches of women inmates in outside bus bay; estimated number of class members is an estimated 175,000 plus; 23 (b)(2) and (b)(3) classes certified; summary judgment on liability granted to Plaintiffs; settlement discussions pending));

Roy v. Los Angeles County Sheriff's Department, Case No.: CV 12-9012 RGK (FFMx) (pending class action for injunctive relief and damages;(b)(2) and (b)(3) classes certified in Sept. 2016; summary judgment on liability granted; settlement discussions pending);

Chua et al. v. City of Los Angeles, et al. Case No.: CV-00237-JAK-GJS(x) (C.D. Calif.) (pending class action for injunctive relief and damages for arrests and related actions regarding Ferguson related protests at 6<sup>th</sup> & Hope and Beverly & Alvarado; estimated class size is 170; class certification granted; settlement discussions pending);

## Civil Rights Class Actions - Classes Certified and Cases Resolved:

Williams v. Block, Case No.: CV-97-03826-CW (Central District of California) and related cases (a series of county jail overdetention and strip search cases, settled for \$27 Million and a complete revamp of jail procedures; classes certified in conjunction with settlement);

Craft v. County of San Bernardino, 468 F.Supp.2d 1172 (C.D.Cal. 2006) (certified class action against the Sheriff of San Bernardino County for blanket strip searches of detainees, arrestees, and persons ordered released from custody; partial summary judgment decided for plaintiffs; \$25.5 Million settlement approved April 1, 2008);

MIWON v. City of Los Angeles, Case No.: CV 07-3072 AHM (C.D. Calif.) (certified class action against City of Los Angeles and others for use of police force and related conduct at MacArthur Park on May 1, 2007; final approval of class settlement for \$12,800,000 settlement granted June 24, 2009, the largest class action protest settlement in the U.S.);

Bynum v. District of Columbia, Case No.: 02-956 (RCL) (D.D.C.)( certified class action against the District of Columbia for overdetentions and blanket strip searches of persons ordered released from custody; final approval of \$12,000,000 settlement occurred January 2006);

Nozzi v. Housing Authority of the City of Los Angeles, CV 07-00380 GW (C.D. Calif.) (pending certified class action against the Housing Authority for violations of due process and federal regulations by failing to provide proper notice of Section 8 rent increase affecting approximately 10,000 tenants; case dismissed on sj for defendants; reversed by Ninth Circuit; dismissed again; reversed second time in Nozzi v. Hous. Auth. of City of Los Angeles, 806 F.3d 1178 (9th Cir. 2015), as amended on denial of reh'g and reh'g en banc (Jan. 29, 2016; case pending).and summary judgment on liability ordered entered for Plaintiffs; on remand, (b)(2) and (b)(3) classes certified in Nozzi v. Hous. Auth. of the City of Los Angeles, No. CV 07-380 PA (FFMX), 2016 WL 2647677, at \*1 (C.D. Cal. May 6, 2016)); final approval for \$9.25 Million settlement granted);

Barnes v. District of Columbia, Civil Action No.: 06-315 (RCL) (D.D.C.) (class action against District of Columbia for continuing to both over-detain and strip search post-release inmates despite settlement in *Bynum*, *supra*; class certification granted; summary judgment granted Plaintiffs on most claims; case ultimately settled for \$6 Million);

Lopez v. Youngblood, No.: CV07-00474 LJO (DLBx) (E.D. Calif.) (certified class action against Kern County, California, for unlawful pre-arraignment and post-release strip searches and strip searches not conducted in private; class certification and summary judgment on liability granted; approximately \$7 Million settlement);

Aichele et al. v. City of Los Angeles, et al. Case No.: CV 12-10863 DMG FFM (x) (C.D. Calif.) (certified class action for injunctive relief and damages for arrests and related actions regarding the shutdown of the use of the City Hall lawn by Occupy LA; estimated class size is 300-400; class certified; \$2,675,000 settlement);

Gail Marie Harrington-Wisely, et al. v. State of California, et al., Superior Court Case No.: BC 227373 (a case involving searches of visitors to California prisons utilizing backscatter x-ray methods without reasonable suspicion; injunctive relief class certified; stipulated injunction entered;

partial reversal on appeal and case returned to Superior Court for determination of attorney's fees and discrete damages claims; case settled for approximately 15 individual damages claims decertified in light of certain liability determinations on appeal; injunctive relief attorneys' fee settlement pending.)

Ofoma v. Biggers, Case No.: 715400 (Complex Litigation Panel) (Orange County Superior Court)(family discrimination class action settled in 1996 for damages for the individual plaintiffs and the class of residents, a consent decree and an award of attorneys' fees);

Francis, et al. v. California Department of Corrections, et al., Case No.: BC302856 (class action against the CDC(R) for the failure to reimburse inmates assigned to the restitution centers in Los Angeles for their obligations as ordered by the court. Case was successful in bringing about the restructuring of the CDCR's inmate accounting systems, and in the payment of restitution settlement in the amount of \$325,000.)

People of the State of California v. Highland Federal Savings and Loan, Case No.: CA 718 828 (Los Angeles Superior Court)(class action filed on behalf of the People of the State of California and a class of tenants residing in several slum buildings located in Los Angeles for financing practices encouraging and perpetuating slum conditions, settled for \$3.165 million after decision in *People v. Highland*, 14 Cal.App.4th 1692, 19 Cal. Rptr. 555 (1993) established potential liability for lenders);

Hernandez v. Lee, No.: BC 084 011 (Los Angeles Superior Court)(a class action on behalf of tenants of numerous buildings for slum conditions settled in 1998 for \$1,090,000);

Mould v. Investments Concept, Inc., Case No.: CA 001 201 (Los Angeles Superior Court) (race discrimination class action on behalf of a class of applicants and potential housing applicants, settled in 1992 for a total of \$850,000 for the class and a comprehensive consent decree regarding the defendants' discriminatory policies and practices);

California Federation of Daycare Association v. Mission Insurance Co., Case No.: CA 000 945 (Los Angeles Superior Court)(class action on behalf of several thousand family daycare providers whose daycare insurance policies were canceled mid-term or were not renewed by Mission Insurance Company, settled in 1980's for reinstatement of policies and attorney's fees; brought at request of Public Counsel).

## Pending Class Actions Where Class certification has not yet been addressed:

Brewster v. City of Los Angeles, Case No.: EDCV14-2257- JGB (SPx) (class action for injunctive relief and damages for 30 day impounds of cars without a warrant; class certification motion and motion for preliminary injunction pending; case dismissed and currently on appeal);

M.S. v. County of Ventura, No. 2:16-CV-03084-BRO-RAO(x) (C.D. Calif.) (recently filed class action for injunctive relief and damages for failure to provide mental health treatment to criminal defendants held in jail and found incompetent to stand trial until their mental health is restored).

Case No: JCCP 4897 (Superior Court for the County of Los Angeles (nine pending class action complaints against nine counties coordinated in Los Angeles and consolidated into a single complaint alleging that the telephone charges to jail inmates and inmate callers constitute an unlawful tax under the California Constitution, seeking injunctive relief and damages).

# **Multi-party Civil Rights Cases:**

Hospital and Service Employees Union, SEIU Local 399, AFL-CIO v. City of Los Angeles (Los Angeles Superior Court) (a settlement in 1993 of \$2.35 million against the Los Angeles Police Department for injuries to 148 demonstrators at Century City organized by the Justice for Janitors campaign of SEIU);

Rainey v. County of Ventura, Case No.: 96 4492 LGB (C.D. Calif.)(action against County of Ventura for race discrimination on behalf of 12 police officers, settled for damages, structural relief and attorney's fees);

Lawson v. City of Los Angeles, Case No.: BC 031 232 (Los Angeles Superior Court)(lawsuit filed in 1991 on behalf of individuals who had been subjected to what plaintiffs alleged were unlawful use of force practices by the Los Angeles Police Department's Canine Unit, settled in 1995 for \$3.6 million and comprehensive structural relief);

Tipton-Whittingham v. City of Los Angeles, Case No.: CV-94-3240 (TH)(C.D. Cal.)(sex discrimination and harassment suit against the Los Angeles Police Department, involving over 25 individual officers, as a result of which the Department has already completely revamped its anti-discrimination policies and procedures; damages claims settled for \$4.85 Million in 2004 in addition to separate fee award of nearly \$2 Million in 2000 for injunctive relief, resulting in decision in Tipton-Whittingham v. City of Los Angeles (2004) 34 Cal.4th 604, in which the California Supreme Court upheld catalyst fees under California law);

*Hampton v. NRG* (racial harassment in employment claim; jury verdict of \$1,000,000 for two former employees, plus award of attorney's fees and costs; settled in mid-'90's while on appeal);

Zuniga v. Los Angeles Housing Authority, 41 Cal.App.4th 2 (1995) (holding that the Housing Authority could be held responsible for injuries to tenants after the Housing Authority was put on notice that tenants were being victimized on the premises and took no reasonable measures to prevent the injury; case settled for \$1,040,000);

PIN v. HACLA, Case No.: CV-96-2810 RAP (RNBx)(action against the Housing Authority of the City of Los Angeles on behalf of several hundred present or former tenants for discrimination by failing to provide adequate security for isolated minorities in housing developments, settled in 1998 for \$1.3 Million plus a comprehensive structural relief settlement agreement);

Heidy v. United States Customs Serv., 681 F.Supp. 1445 (C.D.Cal. 1988) (injunction against U.S. Customs Service for policies and practices of seizing materials from persons traveling from Nicaragua in violation of the First Amendment);

Castaneda v. Avol (Los Angeles Superior Court) (1985) (action on behalf of approximately 350 slum housing residents, settled in 1988 for a comprehensive injunction and \$2.5 Million damages, plus a separate award of attorneys' fees).

## **Individual Civil Rights Cases: Wrongful Conviction Cases**

Frank and Nicholas O'Connell v. County of Los Angeles, et al., Case No.: 13-01905-MWF (PJWx) (C.D. Cal.) (civil rights cases for police failure to turn over exculpatory information and eyewitness manipulation, resulting in murder conviction; plaintiff spent 27 years in prison before his habeas petition was granted, and he was not re-tried; suit on behalf of son as well for denial of relationship with father as result of conviction; defendants' qualified immunity appeal rejected in Carrillo/O'Connell v. County of Los Angeles; \$15 Million settlement);

Thomas Goldstein v. City of Long Beach et al., Case No.: 04-CV-9692 AHM (Ex) (C.D. Cal.) (civil rights cases for police failure to turn over exculpatory information regarding jailhouse informant perjury and eyewitness manipulation, resulting in murder conviction; plaintiff spent 24 years in prison before his habeas petition was granted, and he was not re-tried; brought in mid-way through the case to act as lead counsel; final settlement of \$7.95 Million approved by the Court; Ninth Circuit recently reversed dismissal of County/DA's Office, and case against DA settled for additional \$900,000);

Bruce Lisker v. City of Los Angeles, Case No.: CV 09-9374 AHM (AJW) (C.D. Cal.) (civil rights cases for police fabrication of evidence and failure to turn over exculpatory information, resulting in murder conviction; plaintiff spent 26 years in prison before his habeas petition was granted, and he was not re-tried; 9<sup>th</sup> Circuit affirmed district court's denial of immunity on 3/20/15; petition for en banc review denied; \$7.6 Million settlement).

Consulting counsel in wrongful conviction cases of *Franky Carrillo v*. *County of Los Angeles*, CV 11-10310-SVW(AGRx) (settled for \$10.1 Million), *Obie Anthony v. City of Los Angeles*, CV 12-01332-CBM (AJWx) (settled for \$8.3 Million) and *v. County of Los Angeles*, CV 13-07224-CBM (AJWx) )(settled for \$890,000 and reform of DA practices), and *Harold Hall v. City of Los Angeles*, C.D. Cal. No. CV 05-1977 ABC, 9th Cir. No. 10-55770 (appeal from grant of summary judgment to Defendants affirmed).

## **Other Individual Civil Rights Cases:**

McClure v. City of Los Angeles, No.: CV-92-2776-E (C.D. Cal.)(fair housing and equal protection case against City of Long Beach and its agents for preventing six group homes for Alzheimer's victims from opening; jury verdict of \$22.5 Million (reduced on remittitur to \$13,826,832) plus approximately \$10,000,000 in attorney's fees and costs; settled while on appeal for \$20 Million);

*U.S. v. Hovsepian*, 359 F.3d 1144, 1147 (9<sup>th</sup> Cir. 2004)(en banc) (successful action to naturalize individuals previously convicted of conspiracy to bomb Turkish consulate in Philadelphia), aff'd en banc after remand, 422 F.3d 883 (9/6/05);

Walker v. City of Lakewood, 263 F.3d 1005 (9<sup>th</sup> Cir. 2001) (reversing district court decision dismissing fair housing organization's claim against city for retaliation for supporting tenants suing landlord; case subsequently settled for structural relief, damages and attorneys' fees);

Tavelman v. City of Huntington Park (individual employment discrimination case against the City on behalf of a Jewish police officer who had been subjected to a campaign of religious harassment which was settled in mi-'90's for \$350,000);

Ware v. Brotman Medical Center (Los Angeles Superior Court) (1993 \$2.5 million jury verdict against hospital for removal of hospital privileges of black doctor; settled for \$1.75 million);

Mathis v. PG&E (1991 \$2 million verdict against PG&E for barring contract employee from Diablo Canyon Nuclear Power Plant; reversed by the Ninth Circuit);

Macias v. State of California (Los Angeles Superior Court) (action against the State of California and others for blinding of young man as a result of exposure to malathion spray, a portion of which was decided in Macias v. State of California, 10 Cal.4th 844 (1994));

Melgar v. Klee (Los Angeles Superior Court) (1988) (\$1.5 million jury verdict against Los Angeles Police Department for police shooting; settled for \$1.45 million).

## **Selected Civil Rights Decisions (from 1995 forward):**

Aichele v. City of Los Angeles, 2013 WL 2445195 (C.D. Cal. June 5, 2013)

Biggs v. Best, Best & Krieger, 189 F.3d 989 (9th Cir. 1999);

Bynum v. Dist. of Columbia, 384 F.Supp.2d 342 (D.D.C. 2005);

Bynum v. District of Columbia, 412 F.Supp.2d 73 (D.D.C. 2006);

Carrillo v. Cty. of Los Angeles, 798 F.3d 1210 (9th Cir. 2015)

Craft v. Cnty. of San Bernardino, EDCV 05-359 -SGL, 2006 WL 4941829 (C.D. Cal. Mar. 23, 2006);

Craft v. County of San Bernardino, 468 F.Supp.2d 1172 (C.D.Cal. 2006);

Craft v. Cnty. of San Bernardino, 624 F. Supp. 2d 1113 (C.D. Cal. 2008);

Goldstein v. City of Long Beach, 603 F. Supp. 2d 1242 (C.D. Cal. 2009);

Goldstein v. City of Long Beach, CV 04-9692AHM, 2010 WL 3952888 (C.D. Cal. Apr. 9, 2010)

Goldstein v. City of Long Beach, 715 F.3d 750 (9th Cir. 2013)

Haynie v. Superior Court, 26 Cal.4th 1061 (Cal. S. Ct. 2001);

Jones v. Murphy, 256 F.R.D. 519 (D. Md. 2009)

Jones v. Murphy, 470 F.Supp.2d 537 (D.Md. 2007);

Jones v. Murphy, 567 F. Supp. 2d 787 (D. Md. 2008);

West v. Murphy, 771 F.3d 209 (4th Cir. 2014)

Lisker v. City of Los Angeles, CV 09-09374 AHM AJWX, 2011 WL 3420665 (C.D. Cal. Aug. 4, 2011);

Lisker v. City of Los Angeles, CV 09-09374 AHM AJWX, 2012 WL 3588560 (C.D. Cal. Aug. 20, 2012);

Lisker v. City of Los Angeles, 2:09-CV-09374-ODW, 2014 WL 293463 (C.D. Cal. Jan. 27, 2014)

*Lisker v. City of Los Angeles*, 780 F.3d 1237 (9th Cir. 2015)

Lopez v. Youngblood, 609 F.Supp.2d 1125 (E.D.Cal. 2009);

Lopez v. Youngblood, 2011 WL 10483569 (E.D. Cal. Sept. 2, 2011)

Macias v. State of California, 10 Cal.4th 844 (Cal. S. Ct. 1995).

Mathis v. Pacific Gas and Elec. Co., 75 F.3d 498 (9th Cir. 1996);

Multi-Ethnic Immigrant Workers Org. Network v. City of Los Angeles, 2009 WL 1065072 (C.D. Cal. Mar. 19, 2009)

Nozzi v. Hous. Auth. of City of Los Angeles, 425 F. App'x 539, 540 (9th Cir. 2011)

Nozzi v. Hous. Auth. of City of Los Angeles, 806 F.3d 1178 (9th Cir. 2015), as amended on denial of reh'g and reh'g en banc (Jan. 29, 2016)

Powell v. Barrett, 376 F.Supp.2d 1340 (N.D.Ga. 2005);

Powell v. Barrett, 496 F.3d 1288 (11th Cir. 8/23/07)

*Powell v. Barrett*, 541 F.3D 1298 (11th Cir. 2008) (en banc) [overruling a portion of the preceding panel decision; after remand to the panel, remaining issues remanded to the District Court];

Silva v. Block, 49 Cal.App.4th 345 (1996);

Streit v. County of Los Angeles, 236 F.3d 552 (9th Cir. 2001);

Tipton-Whittingham v. City of Los Angeles, 316 F.3d 1058 (9th Cir. 2003);

Tipton-Whittingham v. City of Los Angeles, 34 Cal.4th 604 (2004);

*U.S. v. Hovsepian*, 359 F.3d 1144 (9th Cir. 2004) (en banc);

U.S. v. Hovsepian, 422 F.3d 883 (9th Cir. 2005) (en banc);

Walker v. City of Lakewood, 272 F.3d 1114 (9th Cir. 2001);

Zuniga v. Housing Authority, 41 Cal.App.4th 82 (1995);